PTQ/\$8/21 (09-04)

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Under the Paperwork Reduction Act of 1995 no occount			Application Number		10/506,827		
TRANSMITTAL			Filing Date	March	March 6, 2003		
FORM			First Named Inventor	_	PAWLISZYN, Janusz B.		
			Art Unit	1641			
(to be used for all correspondence after initial filing)			Examiner Name		Jacqueline A. DiRamio		
Total Number of Pages in This Submission 3			Attorney Docket Numb	PAT 8	04W-2	<u> </u>	
ENCLOSURES (Check all that apply)							
Amendme Aff Aff Extension Express A Informatio Certified C Document Reply to M Incomplete	ler Final fidavits/declaration(s) of Time Request bandonment Request n Disclosure Statement	Femant	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revoce Change of Correspondent Teminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on TS On: Mail Stop Ameni	ce Address		Appe of Ap Appe (Appe Prope	Allowance Communication to TC all Communication to Board peals and Interferences al Communication to TC all Notice, Brief, Reply Brief) detary Information a Letter r Enclosure(s) (please Identify s):
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm Name							
Borden Ladner Gervais LLP							
Signature College Harnway							
Printed name Kathleen E. Marsman							
Date	November 4, 2005			Reg. No.	48,1	21	
CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being faceimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:							
Signature Parker Harburger							
Typed or printed name Kathleen E. Marsman						Date	November 4, 2005

This collection of Information is required by 37 CFR 1.5. The information is required to obtain or rotain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

PAWLISZYN, Janusz B.

Serial No.:

10/506,827

PCT Filing Date:

March 6, 2003

Title:

MICRO-DEVICES AND ANALYTICAL PROCEDURES FOR

INVESTIGATION OF BIOLOGICAL SYSTEMS

Group:

1641

Examiner:

Jacqueline A. DiRamio

Attorney Ref.:

PAT 804W-2 US

November 4, 2005

Mail Stop AMENDMENT

Commissioner for Patents U.S. Patent and Trademark Office Randolph Building 401 Dulany Street Alexandria, Virginia 22314 U.S.A.

Dear Sir:

RESPONSE TO INTERVIEW SUMMARY AND STATEMENT OF SUBSTANCE OF THE INTERVIEW

This is responsive to the Interview Summary Dated October 19, 2005, based on the telephone interview with Examiner Jacqueline DiRamio and Supervisor Long Le on October 4, 2005. Additionally, this is further to the amendment submitted on October 11, 2005.

In accordance with MPEP Section 713.04, the formal written reply of October 11, 2005 (responsive to the last office action) incorporates the substance of the interview. The Summary of Record or Interview Requirements requires that the substance of the interview be made of record. The Applicant agrees with the substance as outlined on the Continuation Sheet (PTOL-413), included with the Interview Summary dated October 19, 2005 (page 3).

This, together with the submission by the Applicant on October 11, 2005, accurately reflects the substance of the interview. As stated in the submission of October 11, "during the interview with the Examiner and the Examiner's Supervisor, the Applicant understood that further structure is required in claim 101 in order to distinguish the positioning device from the

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needle/syringe arrangement disclosed in the prior art cited by the Examiner. Further, it is stated that "the Examiner indicated that the limitation of claim 108 (relating to a catheter), would provide such a structural distinction."

Responsive to the requirements under MPEP 713.04, the Applicant reports that (A) no exhibit was shown nor any demonstration conducted; (B) the claims discussed were primarily claims 101, 108, and 117; (C) the specific prior art discussed is correct in the Interview Summary; (D) the identification of the principal proposed amendments of a substantive nature discussed is correct in the Interview Summary; (E) the general thrust of the principal arguments of the applicant and the examiner are accurately identified in the interview summary; (F) no pertinent matter was discussed additional to those provided in the Interview Summary; and (G) the general outcome of the interview is accurately stated in the Interview Summary.

It is believed that this information, and the Applicant's acceptance of the comments of the Examiner in the Interview Summary should adequately fulfill the requirements for a formal written statement of the substance of the interview.

Applicant believes that no fee is due with this submission, but nevertheless authorizes the Commissioner to debit any required fee from or credit any overpayment to Deposit Account No. 501593, in the name of Borden Ladner Gervais LLP.

It is submitted that this application is in condition for allowance. Early and favorable consideration is respectfully requested.

Respectfully submitted,

Janusz B. PAWLISZYN

Kathleen E. Marsman

Reg. No. 48,121

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